PATENT S/N: 10/522,440

27865.011

REMARKS

In the Office Action, a requirement was made under 35 U.S.C. 121 to elect the invention

of either Group I, claims 1 and 3-9, drawn to an electronic system comprising a record.

classified in class 700, subclass 8 and Group II, claims 10 and 12-18, drawn to a self-test

method comprising simulating a fault condition, classified in class 714, subclass 25,

In response, the applicant hereby elects with traverse the invention of Group I, claims 1

and 3-9, to be examined on their merits. Although the invention of Group II, claims 10 and 12-

18, is withdrawn form consideration herein, the applicant reserves the right to present these

claims in one or more divisional applications.

The restriction requirement is being traversed since it appears that, in contrast to the

Examiner's assertion, both sets of claims overlap in scope and are obvious variants of each

other with a common utility, namely an electronic system and a corresponding method

providing for the ability to self-test the individual components of the electronic system. Hence,

it is requested that the Examiner reconsider the restriction requirement and withdraw it.

With regard to the applicant's traversing of the restriction requirement set forth in the

office action under reply, it is to be understood that the applicant is not making any statement

with regard to the distinctiveness of the two "inventions" identified by the Examiner.

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Respectfull submixed,

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-2-